Document 101

Filed 03/12/25 Page 1 of 4 Page ID

Case No: 2:22-cy-03391-AH-RAO

Case 2:22-cv-03391-AH-RAO

1	NOTICE IS HEREBY GIVEN that the dispute between Plaintiffs Edward Peña							
2	and Brandon Miller and Defendants International Medical Devices, Inc., Gesiva							
3	Medical, LLC, James J. Elist, M.D., a Medical Corporation, and Dr. James Elist							
4	(together the "Parties") has been confidentially resolved in principle on an individual							
5	basis.							
6	The Parties anticipate filing a Joint Stipulation to Dismiss Plaintiffs' individual							
7	claims against Defendants with prejudice within sixty (60) days.							
8	The Parties respectfully request that the Court vacate all pending deadlines,							
9	hearings, and filing requirements, including but limited to the March 14, 2025							
10	submission of a joint status report, and that the Court set a deadline on or after August							
11	9, 2024, for the Parties to dismiss Plaintiffs' claims against Defendants.							
12								
13	Dated: March 12, 2025	Respectfully submitted,						
14	CADDELL & CHAPMAN							
15		By: <u>/s/ Michael A. Caddell</u>						
16		Michael A. Caddell Cynthia B. Chapman						
17		-						
18		Amy E. Tabor						
- 1								
19		Amy E. Tabor  Attorney for Plaintiffs  EDWARD PEÑA and BRANDON MILLER						
19 20	D . 1 M . 1 12 2025	Attorney for Plaintiffs EDWARD PEÑA and BRANDON MILLER						
	Dated: March 12, 2025	Attorney for Plaintiffs EDWARD PEÑA and BRANDON MILLER SHOOK, HARDY & BACON L.L.P.						
20	Dated: March 12, 2025	Attorney for Plaintiffs EDWARD PEÑA and BRANDON MILLER  SHOOK, HARDY & BACON L.L.P.  By:/s/Amir M. Nassihi						
20 21	Dated: March 12, 2025	Attorney for Plaintiffs EDWARD PEÑA and BRANDON MILLER  SHOOK, HARDY & BACON L.L.P.  By: /s/ Amir M. Nassihi Amir M. Nassihi Michael L. Mallow						
20 21 22	Dated: March 12, 2025	Attorney for Plaintiffs EDWARD PEÑA and BRANDON MILLER  SHOOK, HARDY & BACON L.L.P.  By: /s/ Amir M. Nassihi     Amir M. Nassihi     Michael L. Mallow     Jennifer M. Stevenson						
20 21 22 23	Dated: March 12, 2025	Attorney for Plaintiffs EDWARD PEÑA and BRANDON MILLER  SHOOK, HARDY & BACON L.L.P.  By: /s/ Amir M. Nassihi    Amir M. Nassihi    Michael L. Mallow    Jennifer M. Stevenson    Mayela C. Montenegro-Urch						
20 21 22 23 24	Dated: March 12, 2025	Attorney for Plaintiffs EDWARD PEÑA and BRANDON MILLER  SHOOK, HARDY & BACON L.L.P.  By: /s/ Amir M. Nassihi    Amir M. Nassihi    Michael L. Mallow    Jennifer M. Stevenson    Mayela C. Montenegro-Urch  Michael L. Mallow (SBN: 188745)    mmallow@shb.com						
20 21 22 23 24 25	Dated: March 12, 2025	Attorney for Plaintiffs EDWARD PEÑA and BRANDON MILLER  SHOOK, HARDY & BACON L.L.P.  By: /s/ Amir M. Nassihi    Amir M. Nassihi    Michael L. Mallow    Jennifer M. Stevenson    Mayela C. Montenegro-Urch  Michael L. Mallow (SBN: 188745)						

JOINT NOTICE OF RESOLUTION Case No: 2:22-cv-03391-AH-RAO

Ca	se 2:22-cv-03391-AH-RAO	Document 101 #:1127	Filed 03/12/25	Page 3 of 4	Page ID			
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3			<i>vice</i> ) jstevenson@shb.	com				
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7					(CD)			
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9			mmontenegro@s SHOOK, HARD 5 Park Plaza, Sui	Y & BACON	V L.L.P.			
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12			Attorneys for De	efendants				
13			INTERNATION INC., MENOVA		·			
14			INC., GESIVA		· ·			
15			J. ELIST M.D., a DR. JAMES ELI		rporation, and			
16			DK. MAILS EL	151				
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			JOIN	T NOTICE OF	RESOLUTION			

## ATTESTATION PURSUANT TO LOCAL RULE 5-4.3.4(a)(2)(i) I, AMIR M. NASSIHI, am the ECF User whose identification and password are being used to file this document. In compliance with Civil Local Rule 5-4.3.4(a)(2)(i), I hereby attest that all signatories have concurred in this filing. Dated: March 12, 2025 /s/ Amir M. Nassihi Amir M. Nassihi